UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	<

BROAD-BUSSEL FAMILY LIMITED PARTNERSHIP and CAROLINE B. GLASS, Individually and on Behalf of All Other Persons and Entities Similarly Situated,

Plaintiffs,

HENNESSEE GROUP LLC, ELIZABETH LEE HENNESSEE, and CHARLES J. GRADANTE,

Defendants.

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CIVIL ACTION NO. <u>07-CV-2026</u>

CLASS ACTION

JURY TRIAL DEMANDED

PLAINTIFFS' MOTION TO CONSOLIDATE

Plaintiffs Broad-Bussel Family Limited Partnership ("Broad-Bussel") and Caroline B. Glass ("Glass") (collectively, the "Plaintiffs"), individually and on behalf of all other persons and entities similarly situated (the "Class"), respectfully move under Fed. R. Civ. P. 42(a) and Southern District of New York Local Rule 15(a) to consolidate this action with a related case pending in this Court, Broad-Bussel Family Limited Partnership, et al. v. Bayou Group LLC, et al., 06 CV 3026 (CM) (S.D.N.Y.) (McMahon, J.) ("Broad-Bussel I"). Broad-Bussel I is pending before this Court as part of the multidistrict proceedings In Re Bayou Hedge Fund Investment Litigation, 06 MDL 1755 (CM) (S.D.N.Y.) (McMahon, J.).

In support of their Motion to Consolidate, Plaintiffs submit their accompanying Memorandum of Law, the complaint in this action, and the amended complaint filed and pending

114/2007 in Broad-Bussel I.

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Dated: March ____, 2007

New York, NY

Of Counsel:

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Respectfully Submitted,

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Attorneys for Plaintiffs and the Class

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CERTIFICATE OF SERVICE

I certify that I caused a copy of Plaintiffs' Motion to Consolidate and Memorandum of

Law in Support thereof to be served on counsel for defendants Hennessee Group LLC, Elizabeth

Lee Hennessee, and Charles J. Gradante in the manner indicated below:

Via First-Class Mail

Lawrence E. Fenster, Esq. Matthew C. Plant, Esq. Bressler, Amery & Ross, P.C. 17 States Street, 34th Floor New York, NY 10004

Dated: March <u>2</u>, 2007

Lane L. Vines